UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/709,702	05/24/2004	Tracey R. Thomas	03292.101970.3	3701
	7590 11/12/200 CCELLA (AMEX)	8	EXAMINER	
30 ROCKEFEL	LER PLAZA		NGUYEN, NGA B	
NEW YORK, NY 10112			ART UNIT	PAPER NUMBER
			3692	
			MAIL DATE	DELIVERY MODE
			11/12/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Summary		Application No.	Applicant(s)	Applicant(s)			
		10/709,702	THOMAS, TRACE	THOMAS, TRACEY R.			
	Office Action Summary	Examiner	Art Unit				
		Nga B. Nguyen	3692				
Period	The MAILING DATE of this communication for Reply	appears on the cover sheet	with the correspondence ac	ddress			
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.  - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).							
Status							
1)[∑	Responsive to communication(s) filed on <u>0</u> 0	6 August 2008.					
-		his action is non-final.					
3)[	,—						
,_	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Dispos	ition of Claims						
4)∑	Claim(s) <u>1-18</u> is/are pending in the applicat	ion.					
, –	4a) Of the above claim(s) is/are withdrawn from consideration.						
5)[	Claim(s) is/are allowed.						
6)∑	6)⊠ Claim(s) <u>1-18</u> is/are rejected.						
7)[	7) Claim(s) is/are objected to.						
8)[	Claim(s) are subject to restriction an	d/or election requirement.					
Applic	ation Papers						
9)[	☐ The specification is objected to by the Exam	niner.					
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.							
	Applicant may not request that any objection to	the drawing(s) be held in abey	ance. See 37 CFR 1.85(a).				
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority	/ under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).							
•	a) ☐ All b) ☐ Some * c) ☐ None of:						
	1. Certified copies of the priority documents have been received.						
	2. Certified copies of the priority documents have been received in Application No						
	3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bureau (PCT Rule 17.2(a)).  * See the attached detailed Office action for a list of the certified copies not received.							
Gee the attached detailed Office action for a list of the certified copies not received.							
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Attachm	ent(s) otice of References Cited (PTO-892)	A) ☐ Intende	w Summary (PTO-413)				
2) 🔲 No	otice of Draftsperson's Patent Drawing Review (PTO-948)	Paper N	lo(s)/Mail Date				
	ormation Disclosure Statement(s) (PTO/SB/08) per No(s)/Mail Date	5)  Notice of 6)  Other: _	of Informal Patent Application				

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#### **DETAILED ACTION**

1. This Office Action is the answer to the Amendment filed on August 6, 2008, which paper has been placed of record in the file.

2. Claims 1-18 are pending in this application.

# Response to Arguments/Amendment

- 3. Applicant's arguments with respect to claims 1-18 have been fully considered but are most in view of new grounds of rejection.
- 4. Applicant's amendment necessitated the new grounds of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

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## Claim Rejections - 35 USC § 102

5. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

6. Claims 1-17 are rejected under 35 U.S.C. 102(e) as being anticipated by Saylors et al (hereinafter Saylors), U.S. Patent Application Publication No. 2004/0111370.

Regarding to claim 1, Saylors discloses a method of encouraging user savings, said method including:

receiving user financial information, wherein the financial information includes user income information related to user income, user income source information related to user income source (page 17, paragraph [0159], the user registers for a money management account 110, the user provides, account names includes checking, credit, loan, brokerage, savings, information about his direct deposits; page 5, paragraph [0063]-[0064], a paycheck from payroll 102 is deposited directly into a money management account 110), user debt information related to a user debt to a payee (page 6, paragraph [0070], the customer is given options and flexibility to add, remove, and update payees 100, each payee has an associated payee account number) and user goal information related to a user goal (page 6, paragraph [0069], the customer

indicates during the setup that if there should be insufficient funds in his money management account 110, funds may be transferred first from his discretionary fund account if there are funds available and second from a regular savings account, if there should be insufficient funds from his payroll for a desired deduction, whether a partial payment or no payment should be made toward that deduction; the customer is allowed to decide the priority of his deductions, certain payments may be designated as priority payments);

establishing a payment hierarchy using the received financial information, wherein the payment hierarchy includes at least a portion of the user income allocated to a user savings account and a portion of the user income allocated to the user debt; acquiring user income (figure 3 and page 6, paragraph [0066], customer schedules payments using money management account 110; page 7, paragraph [0072], the financial institution manages the funds based on instruction provided by the customer, payroll is deposited directly into the money management account, un-retained funds are transferred to the discretionary funds account; payroll dived so that appropriate portions are being deposited directly into the money management account and the discretionary funds account); and,

transferring at least a portion of the user income, based at least in part upon the payment hierarchy, to at least one of: the user savings account and the payee (page 5, paragraph [0064], the payments are automatically calculated, the payees are paid automatically, the remaining funds are automatically transferred to the discretionary fund account 110, which may be a traditional checking account).

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Regarding to claim 2, Saylors further discloses wherein the transferring step includes transferring at least a portion of the user income to the user savings account prior to, during or after transferring user income to the user debt (page 5, paragraph [0064], the payments are automatically calculated, the payees are paid automatically, the remaining funds are automatically transferred to the discretionary fund account 112, which may be a traditional checking account).

Regarding to claim 3, Saylors further discloses wherein the transferring step includes transferring at least a portion of the user income to the user savings account at a predetermined time period, before payment of certain bills, after payment of certain bills, or after random time period (page 6, paragraph [0066], transferring the money from the money management account 110 to the discretionary fund account every week).

Regarding to claim 4, Saylors further discloses wherein the transferring step includes transferring at least a portion of the user income to the user savings account based upon user purchase data (page 5, paragraph [0064], the payments are automatically calculated, the payees are paid automatically, the remaining funds are automatically transferred to the discretionary fund account 110, which may be a traditional checking account).

Regarding to claim 5, Saylors further discloses wherein the transferring step includes transferring at least a portion of the user income to the user savings account based upon user purchase data, wherein said purchase data includes at least one of

dollar amount, percentage of purchase amount, and number of transactions (*figure 3* and page 6, paragraphs [0066]-[0068]).

Regarding to claim 6, Saylors further discloses wherein the transferring step includes transferring at least a portion of the user income to the user savings account after sufficient funds are available in user account, on a certain date, upon a certain amount of funds being transferred to user account, based upon user criteria, based upon user override selection or based upon historic user selections (page 5, paragraph [0064], the payments are automatically calculated, the payees are paid automatically, the remaining funds are automatically transferred to the discretionary fund account 110, which may be a traditional checking account).

Regarding to claim 7, Saylors further discloses wherein the transferring step includes transferring at least a portion of the user income to at least one charity (*page 6, paragraphs* [0066]-[0067]).

Regarding to claim 8, Saylors further discloses wherein the transferring step includes transferring at least a portion of the user income to at least one charity based upon the payment hierarchy (*figure 3 and page 6, paragraphs* [0066]-[0067]).

Regarding to claim 9, Saylors further discloses wherein the step of transferring user income includes transferring at least a portion of the user income and payment hierarchy information to an automatic bill payment system (page 5, paragraph [0061]).

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Regarding to claim 10, Saylors further discloses wherein the step of transferring user income includes transferring at least a portion of the user income and selected payee information to an automatic bill payment system (page 5, paragraph [0061]).

Regarding to claim 11, Saylors further discloses the said step of transferring user income includes transferring at least a portion of said user income and payment hierarchy information to an automatic bill payment system, and enabling the user to perform at least one of the following: select bills to be paid and to select a date for a bill to be paid (figure 3 and page 6, paragraph [0070]).

Regarding to claim 12, Saylors further discloses wherein the step of transferring user income further includes transferring at least a portion of the user income by at least one of: prompting the user to transfer user income, prompting the user to select a particular transfer of funds, providing at least one of cash and negotiable instrument to at least one of the user, a guardian and a third party, withdrawing funds from the user account and depositing funds in a third party account, transferring the user income to a financial instrument, and placing the selected funds in a pooled account (figure 3 and page 6, paragraph [0070]).

Regarding to claim 13, Saylors further discloses wherein the step of transferring user income further includes transferring at least a portion of the user income to a financial instrument and sending the financial instrument to the user at predetermined intervals (page 6, paragraph [0066]-[0068]).

Regarding to claim 14, Saylors further discloses wherein said step of transferring the user income includes enabling the user to initiate transfer of the user income to the payee (page 5, paragraph [0064]).

Regarding to claim 15, Saylors further discloses wherein said user financial information includes user income source information related to a plurality of user income sources (page 6, paragraph [0068], loan account, payroll account, overflow account).

Regarding to claim 16, Saylors further discloses wherein said user financial information includes user debt information related to a plurality of user debts to a plurality of payees (page 6, paragraph [0070], the customer is given options and flexibility to add, remove, and update payees 100, each payee has an associated payee account number).

Regarding to claim 17, Saylors further discloses wherein establishing the payment hierarchy includes assigning a first priority to the portion of user income allocated to the user savings account and assigning a second priority to the portion of user income allocated to the user debt (page 7, paragraph [0072], one alternative embodiment could have payroll being deposited directly into the discretionary funds account and funds required to be retained are then transferred to the money management account).

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### Claim Rejections - 35 USC § 103

7. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 8. Claim 18 is rejected under 35 U.S.C. 103(a) as being unpatentable over Saylors et al (hereinafter Saylors), U.S. Patent Application Publication No. 2004/0111370.

Regarding to claim 18, Saylors does not disclose wherein the first priority assigned to the portion of user income allocated to the user savings account is greater than the second priority assigned to the portion of user income allocated to the user debt. However, Saylors discloses the customer is allowed to decide the priority of his deductions, certain payments may be designated as priority payments (page 6, paragraph [0069]). Therefore, it would have been obvious to one with ordinary skill in the art at the time the invention that the user in Saylors's system is allowed to decide the first priority assigned to the portion of user income allocated to the user savings account is greater than the second priority assigned to the portion of user income allocated to the user saving allocated to the user debt, for the purpose of allocating more money to the user saving account.

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#### Conclusion

9. Claims **1-18** are rejected.

10. Any inquiry concerning this communication or earlier communications from the examiner should be directed to examiner Nga B. Nguyen whose telephone number is (571) 272-6796. The examiner can normally be reached on Monday-Thursday from 9:00AM-6:00PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kambiz Abdi can be reached on (571) 272-6702.

11. Any response to this action should be mailed to:

Commissioner of Patents and Trademarks

P.O. Box 1450

Alexandria, VA 22313-1450

Or faxed to:

(571) 273-8300 (for formal communication intended for entry),

or

(571) 273-6796 (for informal or draft communication, please label "PROPOSED" or "DRAFT").

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should

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you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Nga B. Nguyen/

Primary Examiner, Art Unit 3692

October 28, 2008